

**UNITED STATES BANKRUPTCY COURT FOR THE
EASTERN DISTRICT OF TENNESSEE**

In re: EDWARD BRASWELL BALDWIN and TISHA CELESS BALDWIN, Debtors.	Case No. 3:09-14189 Chapter 11 Judge Randal S. Mashburn SECOND ORIGINAL CHAPTER 11 PLAN
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I.

INTRODUCTION

Edward and Tisha Baldwin are the Debtors in a Chapter 11 bankruptcy case. On December 11, 2009, Debtors commenced a voluntary bankruptcy case by filing a Chapter 11 petition under the United States Bankruptcy Code (“Bankruptcy Code”), 11 U.S.C. § 101 et seq. This document is the Chapter 11 Plan (“Plan”) proposed by the Debtors (“Plan Proponents”).

This is a reorganization plan. In other words, the Proponents seek to accomplish payments under the Plan by using Debtors’ income. The Effective Date of the proposed Plan is 45 days after confirmation.

II.

CLASSIFICATION AND TREATMENT OF CLAIMS AND INTERESTS

A. General Overview

As required by the Bankruptcy Code, the Plan classifies claims and interests in various classes according to their right to priority of payments as provided in the Bankruptcy Code. The Plan states whether each class of claims or interests is impaired or unimpaired. The Plan provides the treatment each class will receive under the Plan.

B. Unclassified Claims

Certain types of claims are not placed into voting classes; instead they are unclassified. They are not considered impaired and they do not vote on the Plan because they are automatically entitled to specific treatment provided for them in the Bankruptcy Code. As such, the Proponent has not placed the following claims in a class. The treatment of these claims is provided below.

1. Administrative Expenses

Administrative expenses are claims for costs or expenses of administering the Debtor's Chapter 11 case which are allowed under Code Section 507(a)(1). The Code requires that all administrative claims be paid on the Effective Date of the Plan, unless a particular claimant agrees to a different treatment.

There are no administrative claims under the plan except for the unpaid attorney's fees for Steven L. Lefkovitz, Counsel for the Debtor-in-possession, which are subject to the approval of the Court.

2. Priority Tax Claims

Priority tax claims are certain unsecured income, employment and other taxes described by Code Section 507(a)(8). The Code requires that each holder of such a 507(a)(8) priority tax claim receive the present value of such claim in deferred cash payments, over a period not exceeding six years from the date of the assessment of such tax.

The following chart lists all of the Debtors' Section 507(a)(8) priority tax claims and their treatment under the Plan:

<u>Description</u>	<u>Amount Owed</u>	<u>Treatment</u>
<ul style="list-style-type: none"> ● <u>Name</u> = IRS ● <u>Type of tax</u> = FUTA, WT-FICA and Income ● <u>Date tax assessed</u> = 2009 - 2010 	\$801.43	<ul style="list-style-type: none"> ● <u>Payment interval</u> = Monthly ● <u>Pymt amt/interval</u> = \$27.76 ● <u>Begin date</u> = 10th day of the month following the effective date ● <u>End date</u> = 30 mos. after effective date ● <u>Interest Rate</u> = 3.00% ● <u>Total Payout Amount</u> 100% = \$832.80

C. Classified Claims and Interests

1. Classes of Secured Claims

Secured claims are claims secured by liens on property of the estate. The following chart lists all classes containing Debtors' secured pre-petition claims and their treatment under this Plan:

<u>CLASS</u> <u>#</u>	<u>DESCRIPTION</u>	<u>INSIDERS</u> (Y/N)	<u>IMPAIRE</u> <u>D</u> (Y/N)	<u>TREATMENT</u>	
3	Secured claim of: <ul style="list-style-type: none"> • Name = Ocwen Loan Servicing, LLC • Collateral description = Real property located at 717 Old Hickory Blvd., Brentwood, TN • Collateral value = \$411,000.00 • Priority of security int. = Second • Principal owed = \$353,434.26 • Total claim amount = \$353,434.26 	N	Y, Claims in this class are entitled to vote on the plan.	<ul style="list-style-type: none"> • Pymt interval = Monthly • Pymt amt/interval = \$1,951.68 • Begin date = 10th day of the month following the effective date • End date = Thirty years after effective date • Interest rate = 5.25% • Total payout = \$702,604.80 100% • Treatment of Lien = Retained until completion of payments 	

3	<p>Secured claim of:</p> <ul style="list-style-type: none"> • Name = Wells Fargo Mortgage • Collateral description = Real property located at 717 Old Hickory Blvd., Brentwood, TN • Collateral value = \$411,000.00 • Priority of security int. = First • Principal owed = \$58,583.29 less any payments made since the pendency of the case • Total claim amount = \$58,583.29 	N	Y, Claims in this class are entitled to vote on the plan.	<ul style="list-style-type: none"> • Pymt interval = Monthly • Pymt amt/interval = Contract • Begin date = Contract • End date = Contract • Interest rate = Contract • Total payout = Contract 100% • Treatment of Lien = Retained until completion of payments 	
3	<p>Secured claim of:</p> <ul style="list-style-type: none"> • Name = Prodovis Motgage • Collateral description = Real property located at 717 Old Hickory Blvd., Brentwood, TN • Collateral value = \$411,000.00 • Priority of security int. = Third • Principal owed = \$80,683.47 as an unsecured creditor • Total claim amount = \$80,683.47 	N	Y, Claims in this class are entitled to vote on the plan.	<ul style="list-style-type: none"> • The claim of ProvoDis Mortgage is not secured due to the value of the property. The lien shall be stripped pursuant to 11 USC § 506 and the claim shall be treated as unsecured. 	

3	Secured claim of: <ul style="list-style-type: none"> • Name = Ally Financial • Collateral description = 2005 Chevy Suburban • Collateral value = \$15,069.28 • Priority of security int. = First • Principal owed = \$15,069.28 less adequate protection payments • Total claim amount = \$15,069.28 	N	Y, Claims in this class are entitled to vote on the plan.	<ul style="list-style-type: none"> • Pymt interval = Monthly • Pymt amt/interval = \$286.11 • Begin date = 10th date of the month following the effective date • End date = Sixty months after the effective date • Interest rate = 5.25% • Total payout = \$17,166.60 100% • Treatment of Lien = Retained until completion of payments
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2. Classes of Priority Unsecured Claims

Certain priority claims that are referred to in Code Sections 507(a)(3), (4), (5), (6), and (7) are required to be placed in classes. These types of claims are entitled to priority treatment as follows: the Code requires that each holder of such a claim receive cash on the Effective Date equal to the allowed amount of such claim. However, a class of unsecured priority claim holders may vote to accept deferred cash payments of a value, as of the Effective Date, equal to the allowed amount of such claims.

There are no priority unsecured claims under the plan.

3. Class of General Unsecured Claims

General unsecured claims are unsecured claims not entitled to priority under Code Section 507(a). The following chart identifies this Plan's treatment of the class containing all of Debtor's general unsecured claims:

<u>CLASS#</u>	<u>DESCRIPTION</u>	<u>IMPAIRED</u> (Y/N)	<u>TREATMENT</u>
4	General unsecured claims <ul style="list-style-type: none">Total amt of claims = \$128,025.28	Y, Claims in this class are entitled to vote on the plan.	<ul style="list-style-type: none">Pymt interval = MonthlyPymt amt/interval = \$100.00Begin date = 10th day of the month following the effective dateEnd date = Sixty months after effective dateInterest rate = 0.00%Total payout = \$6,000.00

4. Class(es) of Interest Holders

Interest holders are the parties who hold ownership interest (i.e., equity interest) in the Debtor. If the Debtor is a corporation, entities holding preferred or common stock in the Debtor are interest holders. If the Debtor is a partnership, the interest holders include both general and limited partners. If the Debtor is an individual, the Debtor is the interest holder.

The Debtors are individuals in this case.

D. Means of Performing the Plan

1. Funding for the Plan

The Plan will be funded by the following: Income from Debtors' employment.

2. Post-confirmation Management

The Debtors shall be responsible for post-confirmation management.

3. Disbursing Agent

Debtors shall act as the disbursing agent for the purpose of making all distributions provided for under the Plan. The Disbursing Agents shall serve without bond and shall receive no compensation for distribution services rendered and expenses incurred pursuant to the Plan.

III.

TREATMENT OF MISCELLANEOUS ITEMS

A. Executory Contracts and Unexpired Leases

1. Assumptions

There are no unexpired leases and executory contracts to be assumed as obligations of the reorganized Debtors under this Plan.

2. Rejections

On the Effective Date, the following executory contracts and unexpired leases will be rejected:

All executory contracts and leases not explicitly assumed above.

The order confirming the Plan shall constitute an Order approving the rejection of the lease or contract. If you are a party to a contract or lease to be rejected and you object to the rejection of your contract or lease, you must file and serve your objection to the Plan within the deadline for objecting to the confirmation of the Plan.

THE BAR DATE FOR FILING A PROOF OF CLAIM BASED ON A CLAIM ARISING FROM THE REJECTION OF A LEASE OR CONTRACT WAS OCTOBER 9, 2010.

Any claim based on the rejection of a contract or lease will be barred if the proof of claim is not timely filed, unless the Court later orders otherwise.

B. Changes in Rates Subject to Regulatory Commission Approval

The Debtors are not subject to governmental regulatory commission approval of its rates.

C. Retention of Jurisdiction.

The Court shall retain jurisdiction for purposes of granting a discharge to Debtor, determining any and all objections to the amounts of claims, applications for compensation and expenses, to enforce the provisions of the Plan, to correct any defect, cure any omissions or reconcile any inconsistency in the Plan, and to determine such other matters as may be provided for in the Order of the Court confirming the Plan.

IV.

EFFECT OF CONFIRMATION OF PLAN

A. Discharge

Pursuant to 11 U.S.C. §1141(d)(5), in a case in which the Debtors are individuals, Confirmation of the Plan does not discharge any debt provided for in the Plan until the Court grants a discharge on completion of all payments under the Plan. However, §1141(d)(5)(B) provides that at any time after the Confirmation of the Plan, and after notice and a hearing, the Court may grant a discharge to the Debtors before completing all payments under the Plan if (1) the value, as of the Effective Date of the Plan, of property actually distributed under the Plan on account of each Allowed Unsecured Claim is not less than the amount that would have been paid on such Claim if the estate of the Debtors had been liquidated under Chapter 7 on such date, and (2) modification of the Plan under Section 1127 is not practicable. To determine the amount that would have been paid if the estate of the Debtors had been liquidated under Chapter 7 on the Effective Date of the Plan, please refer to the liquidation analysis contained in the Disclosure Statement.

B. Revesting of Property in the Debtor

Except as provided in Section {V.E.}, and except as provided elsewhere in the Plan, the confirmation of the Plan revests all of the property of the estate in the Debtors.

C. Modification of Plan

The Proponent of the Plan may modify the Plan at any time before confirmation.

However, the Court may require a new disclosure statement and/or revoting on the Plan.

The Proponent of the Plan may also seek to modify the Plan at any time after confirmation only if (1) the Plan has not been substantially consummated and (2) the Court authorizes the proposed modifications after notice and a hearing.

D. Post-Confirmation Status Report

The Debtor shall furnish post-confirmation quarterly reports by the 15th of the month following the end of the quarter to the United States Trustee's office and to any creditors requesting same in writing from the Debtor's counsel. This obligation of the Debtor shall continue after the Final Decree is entered in this matter until all Plan payments have been completed.

E. Quarterly Fees

Quarterly fees accruing under 28 U.S.C. § 1930(a)(6) to date of confirmation shall be paid to the United States Trustee on or before the effective date of the plan. Quarterly fees accruing under 28 U.S.C. § 1930(a)(6) after confirmation shall be paid to the United States Trustee in accordance with 28 U.S.C. § 1930(a)(6) until entry of a final decree, or entry of an order of dismissal or conversion to chapter 7.

F. Post-Confirmation Conversion/Dismissal

A creditor or party in interest may bring a motion to convert or dismiss the case under § 1112(b), after the Plan is confirmed, if there is a default in performing the Plan. If the Court orders, the case converted to Chapter 7 after the Plan is confirmed, then all property that had been property of the Chapter 11 estate, and that has not been disbursed pursuant to the Plan, will revert in the Chapter 7, estate. The automatic stay will be reimposed upon the revested property, but only to the extent that relief from stay was not previously authorized by the Court during this case.

The order confirming the Plan may also be revoked under very limited circumstances. The Court may revoke the order if the order of confirmation was procured by fraud and if the party in interest brings an adversary proceeding to revoke confirmation within 180 days after the

entry of the order of confirmation.

G. Final Decree

Once the estate has been fully administered as referred to in Bankruptcy Rule 3022, the Plan Proponent, or other party as the Court shall designate in the Plan Confirmation Order, shall file a motion with the Court to obtain a final decree to close the case.

Date: February 21, 2012

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